	AT-138, EJ-12
ATTORNEY OR PARTY WITHOUT ATTORNEY (Name, state bar number, and address):	FOR COURT USE ONLY
— Allan Herzlich/Jerome J. Blum SBN 100920/1003	
Herzlich & Blum, LLP	
15760 Ventura Blvd., Suite 2024	
Encino, CA 91436	
TELEPHONE NO.: (818) 783-8991 FAX NO.: (818) 783-6682	<b>D</b> -
ATTORNEY FOR (Name): Midland Innovations, NV	RECEIVE
NAME OF COURT: United States District Court	RECEIVE
STREET ADDRESS: 1301 Clay Street	MAP
MAILING ADDRESS: 1301 Clay Street	MAR 2 4 2014
CITY AND ZIP CODE: Oakland, CA 94612	
BRANCH NAME: Nothern District of California, Oakland	RICHARD W. WIEKING NORTHERN U.S. DISTRICT OF
PLAINTIFF: Midland Innovations, NV	
	RICHARD W. WIEKING CLERK, U.S. DISTRICT COURT NORTHERN DISTRICT OF CALIFORNI, OAKLAND
DEFENDANT: Weiland International Inc., et al.	
APPLICATION AND ORDER FOR APPEARANCE AND EXAMINATION	CASE NUMBER:
ENFORCEMENT OF JUDGMENT ATTACHMENT (Third Person)	4:07-mc-80257-CW
ORDER TO APPEAR FOR EXAMINATION	TION
	ept. or Div.: Ctrm 14/18th Fl Rm.: ae, San Francisco, CA 94102
ate: April 9, 2014	operating appointed person (name).
	JUDGE OR REFEREE
This order must be served not less than 10 days before the date	e set for the examination.
IMPORTANT NOTICES ON REV	ERSE
APPLICATION FOR ORDER TO APPEAR FOR E	EXAMINATION
X Judgment creditor Assignee of record Plaintiff who has a right	t to attach order
applies for an order requiring (name): Wen Wang	to appear and furnish information
applies for an order requiring (name): Wen Wang to aid in enforcement of the money judgment or to answer concerning property or de	to appear and furnish information
applies for an order requiring (name): Wen Wang to aid in enforcement of the money judgment or to answer concerning property or de The person to be examined is	to appear and furnish information
applies for an order requiring (name): Wen Wang to aid in enforcement of the money judgment or to answer concerning property or de The person to be examined is a. X the judgment debtor.	to appear and furnish information bt.
applies for an order requiring (name): Wen Wang to aid in enforcement of the money judgment or to answer concerning property or de The person to be examined is a. X the judgment debtor. b. a third person (1) who has possession or control of property belonging to the	to appear and furnish information bt. e judgment debtor or the defendant or (2) who
applies for an order requiring (name): Wen Wang to aid in enforcement of the money judgment or to answer concerning property or de The person to be examined is a. X the judgment debtor. b. a third person (1) who has possession or control of property belonging to the owes the judgment debtor or the defendant more than \$250. An affidavit su	to appear and furnish information bt. e judgment debtor or the defendant or (2) who
applies for an order requiring (name): Wen Wang to aid in enforcement of the money judgment or to answer concerning property or de The person to be examined is a. X the judgment debtor. b. a third person (1) who has possession or control of property belonging to the owes the judgment debtor or the defendant more than \$250. An affidavit superconcedure section 491.110 or 708.120 is attached.	to appear and furnish information bt.  e judgment debtor or the defendant or (2) who oporting this application under Code of Civil
applies for an order requiring (name): Wen Wang to aid in enforcement of the money judgment or to answer concerning property or de The person to be examined is a. X the judgment debtor. b. a third person (1) who has possession or control of property belonging to the owes the judgment debtor or the defendant more than \$250. An affidavit superconduction procedure section 491.110 or 708.120 is attached. The person to be examined resides or has a place of business in this county or within	to appear and furnish information bt.  e judgment debtor or the defendant or (2) who oporting this application under Code of Civil n 150 miles of the place of examination.
applies for an order requiring (name): Wen Wang to aid in enforcement of the money judgment or to answer concerning property or de The person to be examined is a. X the judgment debtor. b. a third person (1) who has possession or control of property belonging to the owes the judgment debtor or the defendant more than \$250. An affidavit sup Procedure section 491.110 or 708.120 is attached. The person to be examined resides or has a place of business in this county or withi This court is not the court in which the money judgment is entered or (attachment)	to appear and furnish information bt.  e judgment debtor or the defendant or (2) who opporting this application under Code of Civil in 150 miles of the place of examination.  Int only) the court that issued the writ of
applies for an order requiring (name): Wen Wang to aid in enforcement of the money judgment or to answer concerning property or de The person to be examined is a. X the judgment debtor. b. a third person (1) who has possession or control of property belonging to the owes the judgment debtor or the defendant more than \$250. An affidavit sup Procedure section 491.110 or 708.120 is attached.  The person to be examined resides or has a place of business in this county or withi This court is not the court in which the money judgment is entered or (attachment) attachment. An affidavit supporting an application under Code of Civil Procedur The judgment debtor has been examined within the past 120 days. An affidavit	to appear and furnish information bt.  e judgment debtor or the defendant or (2) who oporting this application under Code of Civil in 150 miles of the place of examination.  Int only) the court that issued the writ of e section 491.150 or 708.160 is attached.
applies for an order requiring (name): Wen Wang to aid in enforcement of the money judgment or to answer concerning property or de The person to be examined is a. X the judgment debtor. b. a third person (1) who has possession or control of property belonging to the owes the judgment debtor or the defendant more than \$250. An affidavit sup Procedure section 491.110 or 708.120 is attached.  The person to be examined resides or has a place of business in this county or withi This court is not the court in which the money judgment is entered or (attachment) attachment. An affidavit supporting an application under Code of Civil Procedur The judgment debtor has been examined within the past 120 days. An affidavit is attached.	to appear and furnish information bt.  e judgment debtor or the defendant or (2) who opporting this application under Code of Civil in 150 miles of the place of examination.  Int only) the court that issued the writ of e section 491.150 or 708.160 is attached. showing good cause for another examination
applies for an order requiring (name): Wen Wang to aid in enforcement of the money judgment or to answer concerning property or de The person to be examined is a. X the judgment debtor. b. a third person (1) who has possession or control of property belonging to the owes the judgment debtor or the defendant more than \$250. An affidavit sur Procedure section 491.110 or 708.120 is attached.  The person to be examined resides or has a place of business in this county or withi This court is not the court in which the money judgment is entered or (attachment) attachment. An affidavit supporting an application under Code of Civil Procedur The judgment debtor has been examined within the past 120 days. An affidavit is attached.  declare under penalty of perjury under the laws of the State of California that the fore	to appear and furnish information bt.  e judgment debtor or the defendant or (2) who opporting this application under Code of Civil in 150 miles of the place of examination.  Int only) the court that issued the writ of e section 491.150 or 708.160 is attached. showing good cause for another examination
applies for an order requiring (name): Wen Wang to aid in enforcement of the money judgment or to answer concerning property or de The person to be examined is a. X the judgment debtor. b. a third person (1) who has possession or control of property belonging to the owes the judgment debtor or the defendant more than \$250. An affidavit sur Procedure section 491.110 or 708.120 is attached.  The person to be examined resides or has a place of business in this county or withi This court is not the court in which the money judgment is entered or (attachment) attachment. An affidavit supporting an application under Code of Civil Procedur The judgment debtor has been examined within the past 120 days. An affidavit is attached.  declare under penalty of perjury under the laws of the State of California that the fore	to appear and furnish information bt.  e judgment debtor or the defendant or (2) who opporting this application under Code of Civil in 150 miles of the place of examination.  Int only) the court that issued the writ of e section 491.150 or 708.160 is attached. showing good cause for another examination
applies for an order requiring (name): Wen Wang to aid in enforcement of the money judgment or to answer concerning property or de The person to be examined is a. X the judgment debtor. b. a third person (1) who has possession or control of property belonging to the owes the judgment debtor or the defendant more than \$250. An affidavit sup Procedure section 491.110 or 708.120 is attached.  The person to be examined resides or has a place of business in this county or withi This court is not the court in which the money judgment is entered or (attachment) attachment. An affidavit supporting an application under Code of Civil Procedur The judgment debtor has been examined within the past 120 days. An affidavit is attached.  declare under penalty of perjury under the laws of the State of California that the fore Date: February 28, 2014	to appear and furnish information bt.  e judgment debtor or the defendant or (2) who opporting this application under Code of Civil in 150 miles of the place of examination.  Int only) the court that issued the writ of e section 491.150 or 708.160 is attached. showing good cause for another examination
applies for an order requiring (name): Wen Wang to aid in enforcement of the money judgment or to answer concerning property or de The person to be examined is a. X the judgment debtor. b. a third person (1) who has possession or control of property belonging to the owes the judgment debtor or the defendant more than \$250. An affidavit sup Procedure section 491.110 or 708.120 is attached.  The person to be examined resides or has a place of business in this county or withi This court is not the court in which the money judgment is entered or (attachment) attachment. An affidavit supporting an application under Code of Civil Procedur The judgment debtor has been examined within the past 120 days. An affidavit is attached.  declare under penalty of perjury under the laws of the State of California that the fore Date: February 28, 2014	to appear and furnish information bt.  e judgment debtor or the defendant or (2) who opporting this application under Code of Civil in 150 miles of the place of examination.  Int only) the court that issued the writ of e section 491.150 or 708.160 is attached. showing good cause for another examination going is true and correct.
applies for an order requiring (name): Wen Wang to aid in enforcement of the money judgment or to answer concerning property or de The person to be examined is a. X the judgment debtor. b. a third person (1) who has possession or control of property belonging to the owes the judgment debtor or the defendant more than \$250. An affidavit sup Procedure section 491.110 or 708.120 is attached.  The person to be examined resides or has a place of business in this county or withi This court is not the court in which the money judgment is entered or (attachment) attachment. An affidavit supporting an application under Code of Civil Procedur The judgment debtor has been examined within the past 120 days. An affidavit	to appear and furnish information bt.  e judgment debtor or the defendant or (2) who opporting this application under Code of Civil in 150 miles of the place of examination.  Int only) the court that issued the writ of e section 491.150 or 708.160 is attached. showing good cause for another examination

## APPEARANCE OF JUDGMENT DEBTOR (ENFORCEMENT OF JUDGMENT)

NOTICE TO JUDGMENT DEBTOR If you fail to appear at the time and place specified in this order, you may be subject to arrest and punishment for contempt of court, and the court may make an order requiring you to pay the reasonable attorney fees incurred by the judgment creditor in this proceeding.

## APPEARANCE OF A THIRD PERSON (ENFORCEMENT OF JUDGMENT)

- (1) NOTICE TO PERSON SERVED If you fail to appear at the time and place specified in this order, you may be subject to arrest and punishment for contempt of court, and the court may make an order requiring you to pay the reasonable attorney fees incurred by the judgment creditor in this proceeding.
- (2) NOTICE TO JUDGMENT DEBTOR The person in whose favor the judgment was entered in this action claims that the person to be examined pursuant to this order has possession or control of property which is yours or owes you a debt. This property or debt is as follows (Describe the property or debt using typewritten capital letters):

If you claim that all or any portion of this property or debt is exempt from enforcement of the money judgment, you must file your exemption claim in writing with the court and have a copy personally served on judgment creditor not later than three days before the date set for the examination. You must appear at the time and place set for the examination to establish your claim of exemption or your exemption may be waived.

## APPEARANCE OF A THIRD PERSON (ATTACHMENT)

NOTICE TO PERSON SERVED If you fail to appear at the time and place specified in this order, you may be subject to arrest and punishment for contempt of court, and the court may make an order requiring you to pay the reasonable attorney fees incurred by the plaintiff in this proceeding.

## APPEARANCE OF A CORPORATION, PARTNERSHIP, ASSOCIATION, TRUST, OR OTHER ORGANIZATION

It is your duty to designate one or more of the following to appear and be examined: officers, directors, managing agents, or other persons who are familiar with your property and debts.



	OUTHERN DISTRICT OF NEW YORKX DLAND INNOVATIONS, NV,	•	NORTHERN DISTRICT CO.
WE	Plaintiff,  -against-  ILAND INTERNATIONAL INC, and N WANG,  DefendantX	FOR REGIS' ANOTHE Judgmen	3069 (JES) ON OF JUDGMENT TRATION IN ER DISTRICT 10 #06,1216
	I, J Michael McMahon, Clerk of this United Strue and correct copy of the judgment entered in this e records of this court, and that.  No notice of appeal has been filed, and no mo Federal Rules of Appellate Procedure has been No notice of appeal has been filed, and any more Federal Rules of Appellate Procedure have been such a motion having been entered on	s action on September stion of any kind list filed tions of the kinds lis	r 19, 2007 as it appears ed in Rule 4(a) of the ted in Rule 4(a) of the
	An appeal was taken from this judgment and the judgment was affirmed by mandate of the Court of Appeals issued on		
	An appeal was taken from this judgment and the		ed by order entered on
Octob	IN TESTIMONY WHEREOF, I sign my name a	and affix the seal of t  J. Michael McMaho  Clerk	OB

(By) Deputy Clerk

	111年至六/
TUSIN T	,
DAIL FILED.	91.701

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

MIDLAND INNOVATIONS, NV.

Plaintiff.

-against-

INTERNATIONIAL INC.

WEILAND INTERNATIONAL INC, and WEN WANG,

Case No 05 CV 3069(JES)

SUPPLEMENTAL ORDER AND JUDGMENT

Defendants

On March 14, 2006 (Exhibit A), this Court issued an Order directing a fine of \$2,500 00 (two thousand five hundred dollars) per day until Defendants appear for a deposition and produce documents, Defendants have failed to comply by failing to appear for a deposition or producing the documents requested, this Court issued a Second Order on May 25, 2006, directing Defendants to pay \$162,500.00 (one hundred sixty-two thousand five hundred dollars) for failing to appear for over sixty-five (65) days since the entry of the original Order of March 14, 2006, Defendants have still failed to appear for a deposition, and failed to produce documents, and the Court having considered all matters raised, it is

ORDERED that Defendants be found in further default of the March 14, 2006 Order (Exhibit A), and the May 25, 2006 Order (Exhibit B), and it is further

ORDERED that Defendants, and all those acting in concert or privity with, or aiding or cooperating with them, be ordered to pay an additional \$2,500.00 (two thousand five hundred dollars) per day for the four hundred eighty-nine (489) days since the order of May 25, 2006, or a total amount of \$1,222,500 00 (one million two hundred twenty-two thousand five hundred dollars) in addition to the \$162,500 00 (one hundred sixty-two thousand five hundred dollars),

for a total of \$1,385,000 00 (one million three hundred eighty-five thousand dollars), all with the addition of attorney's fees and costs of Plaintiff; and it is further

ORDERED that if any assets are transferred, sold or assigned to avoid this Order, such transfer, sale or assignment shall be null and void as if it never occurred, and it is further

ORDERED that Plaintiff shall serve a copy of this Supplemental Order and Judgment upon Defendants by U.S. Mail, and it is further

ORDERED that this Supplemental Order and Judgment may be entered immediately in a U.S. District Court in the State of California or any other State for enforcement against Defendants, and it is further

ORDERED that this Supplemental Order and Judgment adds to and supplements the Order of May 25, 2006

Dated

New York, New York

9-10-07

A CERTIFIED COPY

J. MICHAEL McMAHON, CLERK

BY Parcos Quinters